

The Alaska Constitution provides that all waters of the state, reserved to the people for commons use, are “subject to appropriation,” and that the appropriation “shall be limited to stated purposes.”, Alaska Constitution, art. VII, sec. 13.

The right to use water under an appropriation or permit shall be appurtenant to the land or place where it has been or is to be beneficially used, provided, that the water supplied by one person to another person's property is not appurtenant to the property unless the parties so intend.

The location to which this water right is appurtenant:

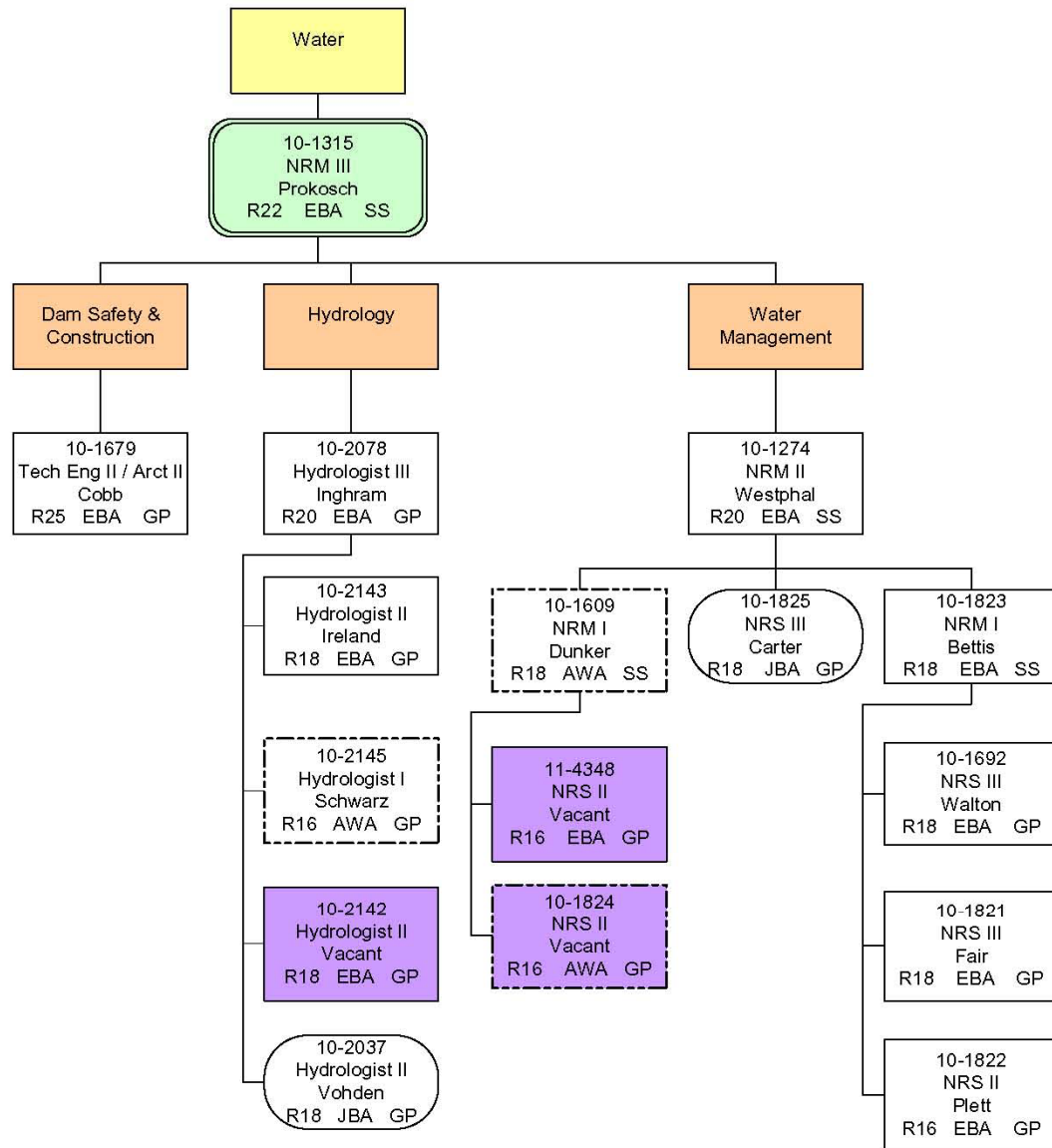
Water withdrawal structure within that portion of Lake K209 within NW1/4SW1/4 Section 15, Township 10 North, Range 7 East, Umiat Meridian, Barrow Recording District, Fourth Judicial District, State of Alaska.

The area where the water will be use:

Truck-haul water distribution system for the Kuparuk River Unit (as defined by the unit agreement) and other lands onshore within a thirty (30) mile radius from the water take point.

Conditions

- Pursuant to AS 46.15.160(a), water supplied by one person to another person's property is not appurtenant to the property unless the parties so intend.
- Pursuant to AS 46.15.160(a), appropriation may not be severed from the land to which it is appurtenant without filing for a transfer and change of appropriation and without obtaining permission from this office.



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